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STATEMENT BY APPLICANT

(Not for submission under 37 CFR 1.99)

Application Number		10667009				
Filing Date		2007-08-27				
First Named Inventor	NEIL	GILMARTIN				
Art Unit		NYA				
Examiner Name	NYA					
Attorney Docket Numb	er	BLL-0110 (030207CIP)				
	Filing Date First Named Inventor Art Unit Examiner Name	Filing Date First Named Inventor NEIL Art Unit				

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Examiner Initial*	r Cite No Patent Number		Kind Code ¹	Issue Date	Name of Patentee or Applicant of cited Document	Pages,Columns,Lines where Relevant Passages or Relevant Figures Appear
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	2	5825772		1998-10-20	DOBBINS	
	3	5946308		1999-08-31	DOBBINS	
	4	6104701		2000-08-15	AVARGUES	
	5	6112251		2000-08-29	RIJHSINGHANI	
	6	6147995		2000-11-14	DOBBINS	
	7	6151324		2000-11-21	BELSER	
	8	6208649	B1	2001-03-27	KLOTH	

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Examiner Name NYA			2	
Attorney Docket Number		BLL-0110 (030207CIP)		

	9	6914905	B1	2005-07	'-05	YIP					
	10	6681232	B1	2004-01	-20	SISTANIZADE	EH et al.				
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	1	20030067928	A1	2003-04	-10	GONDA					
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	MARTIN, Richard P., et al. "Effects of Communication Latency, Overhead, and Bandwidth in a Cluster Architecture." University of California, Berkeley: Computer Science Division. International Symposium on Computer Architecture: pp 85-97; 1997.										
	FINEBURG, Victoria. "A Practical Architecture for Implementing End-to-End QoS in an IP Network." IEEE Communications Magazine: pp 122-130. January 2002.										
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